

2003-47

>>> <TAXGC@aol.com> 11/17/03 04:14PM >>>

WE ARE NOT HAPPY WITH THE SITUATION NOW PENDING REGARDING THE ASBESTOS INDUSTRY TO CIRCUMVENT THEIR RESPONSIBILITIES TO THE HARD WORKING CITIZENS OF THIS STATE. IT APPEARS THAT MICHIGAN AND THE MICHIGAN SUPREME COURT ARE BEING USED AS TOOLS TO DENY WORKING PEOPLE THEIR CONSTITUTIONAL RIGHTS TO JURY TRIALS WHEN HARMED BY THEIR MISCONDUCT. AS SEEN IN THE PRIOR YEARS, CORPORATIONS HAVE FAILED TO TAKE RESPONSIBILITY FOR THEIR ACTIONS AND THE WILLINGNESS OF BUSINESSES AND JUDGES TO HOLD CORPORATIONS ACCOUNTABLE FOR MISCONDUCT AND HOLDING THEM ACCOUNTABLE..

WHEN WILL THE INNOCENT VICTIMS OF CORPORATE DEEDS BE COMPENSATED FOR THE HARM DONE TO THEM AT THE EXPENSE OF PROFITS AND LACK OF CONCERN FOR THE WELFARE OF THE WORKING MAN. WE ASK THAT THE COURTS CONTINUE THEIR ROLE OF INTERPRETING THE LAW INSTEAD OF REWRITING THE LAW FOR THE BENEFIT OF THOSE WHO HAVE THE SUFFERED THE LEAST FROM MISCONDUCT AND STAND UP FOR THE RIGHTS OF THOSE HARMED.

SINCERELY

GENE CHAVIS, EA/ABA